## **State of South Dakota**

## EIGHTY-FOURTH SESSION LEGISLATIVE ASSEMBLY, 2009

69000727

## SENATE STATE AFFAIRS ENGROSSED NO. SB~180-2/9/2009

Introduced by: Senators Vehle, Brown, Hansen (Tom), Jerstad, and Maher and Representatives Boomgarden, Carson, Cronin, Feinstein, Hamiel, Kirkeby, Krebs, and Street

- 1 FOR AN ACT ENTITLED, An Act to revise certain provisions concerning statements 2 submitted by organizations making contributions to ballot questions committees. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 4 Section 1. That § 12-27-19 be amended to read as follows: 5 12-27-19. Any organization that makes a contribution to a ballot question committee 6 pursuant to § 12-27-18 shall: 7 (1) Be filed as a domestic or foreign entity in good standing with the Office of the Secretary of State of this state, or 8 9 (2) If the organization is not filed as a domestic or foreign entity in good standing with 10 the Office of the Secretary of State of this state, the organization shall include with 11 any contribution to a ballot question committee a statement providing the following 12 information:
- 13 (a) The name of the organization;
- 14 (b) The name of the state or country under whose law the organization is



1		incorporated or organized; and
2		(c) The street address of the organization's principal office; or
3	(3)	However, if subdivisions 1 and 2 do not apply to the organization, then the
4		organization shall include with any contribution to a ballot question committee a
5		statement providing the following information:
6		(a) The name of the organization;
7		(b) The street address of the organization's principal office; and
8		(c) The names and street addresses of any owners, directors, or officers of the
9		organization including the name and street address of the person authorizing
10		the contribution.
11	Furth	er, if any contribution from an organization to a ballot question committee exceeds ten
12	thousand	dollars in the aggregate, and the president and treasurer of the organization is
13	comprise	d of twenty or fewer members or shareholders shall include with the contribution a
14	statemen	t, under oath declaring and affirming under the penalty of perjury, that the money for
15	the contri	bution was not raised or collected by the organization for the purpose of influencing
16	the ballot	question. If the organization that is contributing more than ten thousand dollars, the
17	contribut	ion shall <u>also</u> include a statement with the name and address of each shareholder or
18	member	who owns ten percent or more of the organization. The ballot question committee shall
19	disclose	all information provided in the statement in the applicable campaign financial
20	disclosur	e statement or supplemental statement.
21	If any	of the information required by this section is not delivered to the treasurer of the ballot
22	question	committee, the treasurer shall return the contribution. A Unless a violation of this

section rises to the level of perjury, a violation of this section is a Class 1 misdemeanor.

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